

Tomchuk, Doug

From: Monroe, Clay
Sent: Monday, October 20, 2014 2:49 PM
To: Tomchuk, Doug
Subject: FW: Berry's Creek Site--Demicromis Parties

From: Clay Monroe/R2/USEPA/US
To: Doug Tomchuk/R2/USEPA/US@EPA,
Date: 01/17/2008 10:21 AM
Subject: Re: Berry's Creek Site--Demicromis Parties

Yes, we should, and update A, B, and C parties


▼ Doug Tomchuk/R2/USEPA/US

Doug Tomchuk/R2/USEPA/US

01/17/2008 10:20 AM

To: Clay Monroe/R2/USEPA/US@EPA

cc:

Subject: Re: Berry's Creek Site--Demicromis Parties 

I am planning on sending a copy of this to Mt.Union College in response to their FOIA.
Given the addition of PRPs and the identification of demicromuis parties, do you think we should make a new official PRP list?

doug

▼ Clay Monroe/R2/USEPA/US

Clay Monroe/R2/USEPA/US

10/23/2007 03:20 PM

To: BHengemihle@lecg.com

cc: Doug Tomchuk/R2/USEPA/US@EPA

Subject: Re: Berry's Creek Site--Demicromis Parties 

Bill, based on the "Waste Information For Certain Wood-Ridge PRPs" list (undated) provided to EPA by R&H, these are the parties that would appear to satisfy the statutory demicromis criteria (we may not have noticed all these parties, some may be defunct):

Beazer East
Belfort Instrument
Canrad, Inc.
Colonial Fuel (Envirn'l Control Sys.)
Cooper Industries
Crown Zellerbach Corp.
Dura Electric Lamp Co., Inc.
FAA

FMC Corp. Industrial Chemical Group
General Signal Corp.
Gilmartin Instrument Co.
M.W. Kellogg Co.
Mercury Instrument
Mt. Union College
NJIT
Pfizer, Inc.
PSG Industries
Robert Shaw Controls
Roblin Scrap Production Co.
Rutgers
Seaforth Mineral & Ore Co.
Service Scientific
Univ. of Illinois
Var-Lac-Oid Chemical Co. Inc.